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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

12 JEFFREY AMADOR, VERONICA
13 BENNETT, individually and as
successors-in-interest to Connor
Amador, deceased,

Case No. 2:25-cv-00167-FMO-SSC
[Hon. Fernando M. Olguin, Dist. Judge;
Hon. Stephanie S. Christensen, M.
Judge]

Plaintiffs,

VS.

16 CITY OF LOMPOC; ALEXANDER
17 JUSTICE; DOES 1-10, inclusive,

Defendants.

**[PROPOSED] ORDER GRANTING
STIPULATION TO DISMISS
ENTIRE CASE WITH PREJUDICE**

Concurrently Filed with Stipulation

Complaint Filed: January 7, 2025
Trial Date: May 26, 2026

21 TO ALL PARTIES AND THEIR RESPECTIVE ATTORNEYS OF RECORD:

22 The Court has read and considered the stipulation of counsel to dismiss the
23 above-captioned matter in its entirety with prejudice. Good cause appearing
24 therefore, the Court makes the following order:

25 1. Plaintiffs JEFFREY AMADOR and VERONICA BENNETT's lawsuit
26 against Defendants CITY OF LOMPOC and Officer ALEXANDER JUSTICE, as
27 well as any unnamed DOE Defendants referenced in Plaintiffs' Complaint [Dkt. 1] is
28 hereby dismissed with prejudice.

1 2. Plaintiffs JEFFREY AMADOR and VERONICA BENNETT's First
2 Cause of Action for Violation of the Fourth Amendment – Detention and Arrest under
3 42 U.S.C. § 1983 as against Defendant Officer ALEXANDER JUSTICE and DOES
4 1-10 is hereby dismissed with prejudice.

5 3. Plaintiffs JEFFREY AMADOR and VERONICA BENNETT's Second
6 Cause of Action for Violation of the Fourth Amendment – Excessive Force under 42
7 U.S.C. § 1983 as against Defendant Officer ALEXANDER JUSTICE and DOES 1-
8 10 is hereby dismissed with prejudice.

9 4. Plaintiffs JEFFREY AMADOR and VERONICA BENNETT's Third
10 Cause of Action for Violation of the Fourth Amendment – Denial of Medical Care
11 under 42 U.S.C. § 1983 as against Defendant Officer ALEXANDER JUSTICE and
12 DOES 1-10 is hereby dismissed with prejudice.

13 5. Plaintiffs JEFFREY AMADOR and VERONICA BENNETT's Fourth
14 Cause of Action for Violation of the Fourteenth Amendment – Substantive Due
15 Process under 42 U.S.C. § 1983 as against Defendant Officer ALEXANDER
16 JUSTICE and DOES 1-10 is hereby dismissed with prejudice.

17 6. Plaintiffs JEFFREY AMADOR and VERONICA BENNETT's Fifth
18 Cause of Action for Battery (Survival and Wrongful Death) under California law as
19 against Defendants CITY OF LOMPOC, Officer ALEXANDER JUSTICE, and
20 DOES 1-10 is hereby dismissed with prejudice.

21 7. Plaintiffs JEFFREY AMADOR and VERONICA BENNETT's Sixth
22 Cause of Action for Negligence (Survival and Wrongful Death) under California law
23 as against Defendants CITY OF LOMPOC, Officer ALEXANDER JUSTICE, and
24 DOES 1-10 is hereby dismissed with prejudice.

25 8. Plaintiffs JEFFREY AMADOR and VERONICA BENNETT's Seventh
26 Cause of Action for Violation of the Bane Act (California Civil Code § 52.1) under
27 California law as against Defendants CITY OF LOMPOC, Officer ALEXANDER
28 JUSTICE, and DOES 1-10 is hereby dismissed with prejudice.

1 9. Plaintiffs JEFFREY AMADOR and VERONICA BENNETT and
2 Defendants CITY OF LOMPOC and Officer ALEXANDER JUSTICE shall each
3 bear their own attorneys' fees and costs.

4 10. The Court takes judicial notice that, by the associated Stipulation,
5 plaintiffs have agreed to forever release, discharge, and dismiss with prejudice any
6 and all claims, existing or otherwise, in any way related to the officer-involved
7 shooting incident that occurred on December 29, 2023 involving the City of Lompoc
8 Police Department and Connor Amador.

10 | DATED: July , 2025

Hon. Fernando M. Olguin,
UNITED STATES DISTRICT JUDGE

1 **FEDERAL COURT PROOF OF SERVICE**
2 Jeffrey Amador, et al v. City of Lompoc, et al.
3 Case No. 2:25-cv-00167-FMO-SSC

3 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

4 At the time of service, I was over 18 years of age and not a party to the action.
5 My business address is 633 West 5th Street, Suite 4000, Los Angeles, CA 90071. I
6 am employed in the office of a member of the bar of this Court at whose direction the
7 service was made.

8 On July 15, 2025, I served the following document(s):**[PROPOSED] ORDER**
9 **GRANTING STIPULATION TO DISMISS ENTIRE CASE WITH**
10 **PREJUDICE**

11 I served the documents on the following persons at the following addresses
12 (including fax numbers and e-mail addresses, if applicable):

13 Law Offices of Dale K. Galipo
14 Dale K. Galipo (Bar No. 144074)
15 Hang D. Le (Bar No. 293450)
16 Santiago G. Laurel
17 dalekgalipo@yahoo.com
18 hlee@galipolaw.com
19 slaurel@galipolaw.com
20 21800 Burbank Blvd., Suite 310
21 Woodland Hills, CA 91367
22 T: (818) 347-3333

10 **ATTORNEY FOR PLAINTIFFS**

11 The documents were served by the following means:

12 (BY E-MAIL OR ELECTRONIC TRANSMISSION) Based on a court order
13 or an agreement of the parties to accept service by e-mail or electronic
14 transmission, I caused the documents to be sent to the persons at the e-mail
15 addresses listed above. I did not receive, within a reasonable time after the
16 transmission, any electronic message or other indication that the transmission
17 was unsuccessful.

18 I declare under penalty of perjury under the laws of the United States of
19 America and the State of California that the foregoing is true and correct.

20 Executed on July 15, 2025, at Los Angeles, California.

21 _____
22 */s/ Curfew F. Wilson*

23 Curfew F. Wilson